1	BOIES, SCHILLER & FLEXNER LLP	BINGHAM MCCUTCHEN LLP
	RICHARD J. POCKER (NV Bar No. 3568)	GEOFFREY M. HOWARD (pro hac vice)
2	300 South Fourth Street, Suite 800	THOMAS S. HIXSON (pro hac vice)
	Las Vegas, NV 89101	KRISTEN A. PALUMBO (pro hac vice)
3	Telephone: (702) 382-7300	Three Embarcadero Center
	Facsimile: (702) 382-2755	San Francisco, CA 94111-4067
4	rpocker@bsfllp.com	Telephone: 415.393.2000
7	* * * * * * * * * * * * * * * * * * * 	Facsimile: 415.393.2286
5	BOIES, SCHILLER & FLEXNER LLP	geoff.howard@bingham.com
3	STEVEN C. HOLTZMAN (pro hac vice)	thomas.hixson@bingham.com
•	FRED NORTON (pro hac vice)	kristen.palumbo@bingham.com
6	KIERAN P. RINGGENBERG (pro hac vice)	Misteri.paramo e omgramicom
_	1999 Harrison Street, Suite 900	DORIAN DALEY (pro hac vice)
7	Oakland, CA 94612	DEBORAH K. MILLER (pro hac vice)
	·	JAMES C. MAROULIS (pro hac vice)
8	Telephone: (510) 874-1000	
_	Facsimile: (510) 874-1460	ORACLE CORPORATION
9	sholtzman@bsfllp.com	500 Oracle Parkway
	fnorton@bsfllp.com	M/S 50p7
10	kringgenberg@bsfllp.com	Redwood City, CA 94070
		Telephone: 650.506.4846
11	Attorneys for Oracle USA, Inc., Oracle	Facsimile: 650.506.7114
	America, Inc., and Oracle International	dorian.daley@oracle.com
12	Corporation	deborah.miller@oracle.com
		jim.maroulis@oracle.com
13		
14	UNITED STATES I	DISTRICT COURT
	DISTRICT O	NE NIEWADA
15	DISTRICT	of Nevada
16		1
15		
17	ORACLE USA, INC., a Colorado corporation;	G 31 0 10 0010 (1 D) 1 D 1 1
10	ORACLE AMERICA, INC. a Delaware	Case No. 2:10-cv-00106-LRH-PAL
18	corporation; and ORACLE INTERNATIONAL	
	CORPORATION, a California corporation,	APPENDIX OF EXHIBITS IN
19		SUPPORT OF PLAINTIFFS ORACLE
	Plaintiffs,	USA, INC., ORACLE AMERICA, INC.
20	V.	AND ORACLE INTERNATIONAL
		CORPORATION'S MOTION FOR
21	RIMINI STREET, INC., a Nevada corporation;	EVIDENTIARY SANCTIONS FOR
	SETH RAVIN, an individual,	SPOLIATION [VOLUME I OF III]
22		
	Defendants.	REDACTED
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Case No. 2:10-cv-00106-LRH-PAL

APPENDIX OF EXHIBITS

Pursuant to Local Rule 10-3, Plaintiffs Oracle USA, Inc., Oracle America, Inc., and 2

Oracle International Corp. (collectively, "Oracle") submit this Appendix Of Exhibits in support 3

of their motion for evidentiary sanctions on Defendants Rimini Street, Inc. ("RSI") and its CEO,

Seth Ravin (together, "Rimini") for spoliation. 5

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	EX. IO.	DESCRIPTION	CONF. DESIGN.	VOL NO.
8 1		Excerpt of transcript of March 29, 2011 Status Conference	No designation	I
9 2	,	Excerpt of transcript of November 8, 2011 Status Conference	No designation	I
10 3		Oracle's Fifth Set of Interrogatories to RSI, served on May 25, 2011	No designation	I
11 4 12		RSI's Second Supplemental Responses to Interrogatories Nos. 24-25, served on November 22, 2011	No designation	I
13 5		RSI's Third Supplemental Responses to Interrogatories Nos. 20-22, served on February 6, 2012	Confidential	I
14 6 15	i	RSI's First Supplemental Ex. 1A-3 to Responses to Interrogatories Nos. 20-22, served on March 9, 2012	Confidential	I
7	'	Excerpts from RSI's Second Amended Responses to Requests for Admissions, Set 3, served on January 4, 2012	No designation	I
17 8 18		Excerpts from the deposition of Jeff Allen taken on October 18, 2011	Confidential	I
9	١	Excerpts from the deposition of Douglas Baron taken on May 10, 2011	Confidential	I
20 10 21	0	Excerpts from the deposition of Dennis Chiu taken on June 24, 2011	Confidential	I
1	1	Excerpts from the deposition of J.R. Corpuz taken on March 15, 2011	Highly Confidential	I
3 12 4	2	Excerpts from the deposition of Kevin Maddock taken on January 6, 2012	Confidential	I
5 13 6	3	Excerpts from the deposition of Seth Ravin taken on July 21, 2010 in <i>Oracle USA, Inc. et al. v. SAP AG et al.</i> , No 07-cv-01658 (N.D. Cal.)	Highly Confidential	I
'	4	Excerpts from the deposition of Brian Slepko (FRCP 30(b)(6) witness) taken on December 16, 2011	Confidential	I
8		1	Case No. 2:10-cy-0010	6-LRH-PAL

	NO.	DESCRIPTION	CONF. DESIGN.	VOL NO.
2	15	Excerpts from the deposition of Brian Slepko (personal capacity) taken on December 15, 2011	Confidential	I
4	16	Excerpts from the deposition of Krista Williams taken on October 5, 2011	Confidential	I
5 6	17	Excerpts from the deposition of John Whittenbarger taken on September 27, 2011	Confidential	I
7	18	Excerpts from the deposition of Douglas Zorn taken on September 16, 2011	Confidential	I
8	19	March 6, 2009 e-mail from K. Williams [Oracle Depo. Ex. 39]	Highly Confidential	I
10	20	October 25, 2007 e-mail from D. Baron [Oracle Depo. Ex. 161]	Confidential	I
11 12	21	June 29, 2006 e-mail from D. Slarve [Oracle Depo. Ex. 244]	Confidential	II
13	22	October 5, 2006 e-mail from D. Chiu [Oracle Depo. Ex. 246]	Confidential	II
14 15	23	September 13, 2006 instant message between D. Chiu and S. Tahtaras [Oracle Depo. Ex. 247]	Confidential	II
16 17	24	February 12, 2007 e-mail from D. Baron [Oracle Depo. Ex. 249]	Confidential	II
18	25	January 12, 2010 e-mail from K. Williams [Oracle Depo. Ex. 252]	Confidential	II
19 20	26	March 12, 2007 e-mail from G. Lester [Oracle Depo. Ex. 253]	Confidential	II
21	27	July 14, 2009 e-mail from K. Williams [Oracle Depo. Ex. 276]	Confidential	II
2223	28	RSI Consolidated Financial Statements Years Ended December 31, 2010 and 2009 [Oracle Depo. Ex. 418]	Confidential	II
2425	29	January 21, 2007 e-mail from D. Baron [Oracle Depo. Ex. 466]	Confidential	II
26 27	30	June 15, 2009 e-mail from K. Williams [Oracle Depo. Ex. 469]	Confidential	II

1	EX. NO.	DESCRIPTION	CONF. DESIGN.	VOL NO.
2	31	June 29,2009 e-mail from K. Williams [Oracle Depo. Ex. 470]	Confidential	II
3	32	July 17, 2009 e-mail from B. Slepko [Oracle Depo. Ex. 480]	Confidential	II
5	33	January 13, 2010 e-mail from E. Freeman [Oracle Depo. Ex. 482]	Confidential	II
6	34	January 13, 2010 e-mail from K. Williams	Confidential	II
7 8	35	[Oracle Depo. Ex. 503]	No	II
9	33	United States v. TomorrowNow, Inc., No. 11-cr-00642 (N.D. Cal.), Docket No. 13, TomorrowNow Criminal Plea Agreement filed September 14, 2011 [Oracle Depo. Ex. 606]	designation	11
1011	36	February 5, 2009 e-mail from S. Ravin [Oracle Depo. Ex. 912]	Confidential	II
12 13	37	June 26, 2006 e-mail from D. Chiu [Oracle Depo. Ex. 926]	Confidential	II
14	38	December 15, 2009 e-mail from S. Ravin [Oracle Depo. Ex. 1385]	Highly Confidential	II
15 16	39	Excerpts from June 19, 2009 Memo. of Closing, Series B Preferred Stock Financing [Oracle Depo. Ex. 1389]	Highly Confidential	II
17 18	40	December 23, 2008 letter from D. Wall [Oracle Depo. Ex. 1633]	No designation	II
19	41	October 5, 2009 e-mail from P. Bohn [Oracle Depo. Ex. 1644]	Confidential	II
20 21	42	June 18, 2009 e-mail from M. Fleming [ASP004074-81]	Highly Confidential	II
22	43	June 15, 2009 e-mail from J. Feldman [ASP004082-7]	Highly Confidential	II
2324	44	June 5, 2009 e-mail from P. Colaninno [RSI00023131-2]	Highly Confidential	II
24 25	45	June 11, 2009 e-mail from R. Murray [RSI00024428-30]	Highly Confidential	III
2627	46	January 16, 2009 letter from D. Wall [RSI03202162-3]	No designation	III

EX. NO.	DESCRIPTION	CONF. DESIGN.	VOL NO.
47	December 3, 2008 letter from D. Goldfine [RSI03206203-10]	No designation	III
48	December 19, 2008 letter from D. Goldfine [RSI03206928-9]	No designation	III
49	Instant message between E. Freeman and C. Limburg [RSI04084930]	Confidential	III
50	Screenshot of \\rsi-cisvr01\client_software\PeopleSoft [RSI06276320]	Confidential	III
51	Excerpts from the Expert Report of Scott D. Hampton dated March 30, 2012	Highly Confidential	III
52	Excerpts from the Expert Report of Brooks L. Hilliard dated March 30, 2012	Highly Confidential	III
53	Trial Stipulation and Order No. 1 Regarding Liability, Dismissal Of Claims, Preservation of Defenses, and Objections to Evidence at Trial in <i>Oracle USA, Inc. et al. v. SAP AG et al.</i> , No 07-cv-01658 (N.D. Cal.), Docket No. 866, filed September 13, 2010	No designation	III
54	Non-Party Seth Ravin's and Non-Party Rimini Street's Opposition to Oracle's Motion to Compel Seth Ravin to Answer Deposition Questions and to Compel Rimini Street to Produce Documents in <i>Oracle USA, Inc. et al. v. SAP AG et al.</i> , No 09-cv-01591 (D. Nev.), Docket No. 26, filed September 14, 2009	No designation	III